1 Jakub Medrala, Esq. (Nev. Bar No. 12822) THE MEDRALA LAW FIRM, PLLC 1091 South Cimarron Road - Suite A-1 Las Vegas, NV 89145 3 Tel: (702) 475-8884 Fax: (702) 938-8625 E-mail: jmedrala@medralalaw.com 4 5 Michael S. Kasanoff, Esq. (pro hac vice pending - attorney has complied with LR IA 11-2) MICHAEL S. KASANOFF, LLC 9 Stillwell Street 6 Matawan, NJ 07747 7 Tel: (908) 902-5900 Fax: (732) 741-7528 8 E-mail: mkasanoff@att.net Attorneys for Intervenor EPA Drug Initiative II ("EPADI II") 10 UNITED STATES DISTRICT COURT 11 **DISTRICT OF NEVADA** 12 AMARIN PHARMA, INC., et. al., 13 Case No.: 2:16-cv-02525-MMD-NJK Plaintiffs, (Consolidated with 2:16-cv-02562-MMD-NJK) 14 v. 15 HIKMA PHARMACEUTICALS USA, **DECLARATION OF MICHAEL S.** KASANOFF IN SUPPORT OF 16 INC., et. al., **EPADI II'S MOTION TO INTERVENE** Defendants, PURSUANT TO FED. R. CIV. P. 24 17 18 19 I, Michael S. Kasanoff, hereby declares as follows: 20 I am counsel for Intervenor EPA Drug Initiative II ("EPADI II") ("Intervenor") in this 1. 21 litigation. I am admitted to the bar of New Jersey, and my admission pro hac vice to represent 22 EPADI II is pending, as I have filed Petition pursuant to LR IA 11-2. I make this Declaration in support of EPADI II's Motion pursuant to Rule 24 of the Federal Rules of Civil Procedure, to 23 intervene in this matter for the narrow purpose of filing and adjudicating its companion Motion 24 25 pursuant to Rule 60 of the Federal Rules of Civil Procedure, seeking to vacate the Judgment entered 26 on March 30, 2020 ("the Judgment"). 27 28 1

1	2.	I have personal knowledge of the matters stated herein, and if called as a witness, I
2	could and would testify competently thereto.	
3	3.	Attached hereto as Exhibit A is a true copy of an email from Avi Silberberg, Esq. to
4	Amarin's Cl	EO, John Thero, requesting that Amarin seek Rule 60 relief, dated November 9, 2020.
5	The Sender and Reciept's email addresses have been redacted.	
6	4.	Attached hereto as Exhibit B is a true copy of a Yahoo Finance screenshot showing
7	the collapse of Amarin's stock price in the immediate aftermath of the Judgment, dated March 31,	
8	2020.	
9	5.	Attached hereto as Exhibit C are true excerpts from the Amicus Brief filed by the
10	Aimed Allia	ance in support of Amarin's Petition for Certiorari to the United States Supreme Court,
11	dated March	14, 2021.
12	6.	I declare under penalty of perjury that the foregoing is true and correct.
13		
14	Dated: Marc	ch 19, 2021 /s/ Michael S. Kasanoff Michael S. Kasanoff, Esq. (pro hac vice pending
15		- attorney has complied with LR IA 11-2)
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